IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

CIVIL ACTION No. 05-cv-305(JHS) In re Petition of FRESCATI SHIPPING COMPANY, LTD., as Owner of the M/T FILED ATHOS I, and TSAKOS SHIPPING & TRADING, S.A., as Manager of the M/T ATHOS I, for Exoneration from or Limitation of Liability LUCY V. CHIN, Interim Clerk CIVIL ACTION No. 08-CV-2898(JHS) - FILE UNITED STATES OF AMERICA, Plaintiff, V. CITGO ASPHALT REFINING COMPANY, et al. CONSOLIDATED Defendants.

CONSENT ORDER

It is hereby stipulated and agreed by and between counsel for Plaintiffs Frescati Shipping Company, Ltd, Tsakos Shipping & Trading S.A., and the United States of America, and Defendants CITGO Asphalt Refining Company, CITGO Petroleum Corporation and CITGO East Coast Oil Corp. and ordered by the Court that the July 25, 2016 Preliminary Order (Doc. 874) does not constitute and shall not be considered a Fed. R. Civ. P. 58(a) entry of final judgment for any purpose including, but not limited to, the time periods for the filing of post-trial motions, the filing of notices of appeal, and the commencement of the automatic stay of execution under Rule 62(a).

As the result of the July 28, 2016 letter request from the parties (Doc. 875) the Court held a telephone conference on the record on August 1, 2016 to clarify its Preliminary Order dated July 25, 2016 (Doc. 874). The Court confirmed that (1) the Preliminary Order (Doc. 874) was

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not intended to be, and should not be considered, a Rule 58(a) entry of final judgment and (2) a Rule 58(a) final judgment will be issued and entered by the Court after the total amounts being awarded are finally determined in accordance with footnotes 2 and 3 of the Preliminary Order (Doc. 874).

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SO ORDERED THIS 2nd DAY

OF AUGUST 2016

Wel H. Slomsky, U.S.D.